



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR		A'	ATTORNEY DOCKET NO.	
<u>0</u> 8/957,833	10/2//9/	SILVERS		h hi	1 COO 1 X X	
WEINGARTEN, SCHURGIN GAGNEBIN & HAYS LLP		LM61/0512 ¬		EXAMINER INCAUTED IN		
TEN POST OFFFI BOSTON MA 0210	ICE SQUARE		1	ART UNIT	PAPER NUMBER	
				DATE MAILED:	5/12/99	

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Office Action Summary

Application No. 08/957,833

Applicant(s)

Robert S. Silvers

Examiner

Thu Nguyen

Group Art Unit 2772



X Responsive to communication(s) filed on <u>Feb 10, 1999</u>	·					
☐ This action is FINAL .	·					
☐ Since this application is in condition for allowance except for form in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.	mal matters, prosecution as to the merits is closed D. 11; 453 O.G. 213.					
A shortened statutory period for response to this action is set to explication is set to explication to become abandoned. (35 U.S.C. § 133). Extensions (37 CFR 1.136(a).	spond within the period for response will cause the					
Disposition of Claims						
	is/are pending in the application.					
Of the above, claim(s)						
Claim(s)						
□ Claim(s) is/are objected to. □ Claims are subject to restriction or election requires.						
	are subject to restriction or election requirement.					
Application Papers						
☐ See the attached Notice of Draftsperson's Patent Drawing Rev						
☐ The drawing(s) filed on is/are objected to						
☐ The proposed drawing correction, filed on	_ isapproveddisapproved.					
☐ The specification is objected to by the Examiner.						
\square The oath or declaration is objected to by the Examiner.						
Priority under 35 U.S.C. § 119						
Acknowledgement is made of a claim for foreign priority unde						
☐ All ☐ Some* ☐ None of the CERTIFIED copies of the	priority documents have been					
received.						
☐ received in Application No. (Series Code/Serial Number)						
☐ received in this national stage application from the Inter	national Bureau (PCT Rule 17.2(a)).					
*Certified copies not received:						
Acknowledgement is made of a claim for domestic priority under the contract of the contract	der 35 U.S.C. § 119(e).					
Attachment(s)						
Notice of References Cited, PTO-892 Notice of References Cited						
	<u> </u>					
☐ Interview Summary, PTO-413						
 Notice of Draftsperson's Patent Drawing Review, PTO-948 □ Notice of Informal Patent Application, PTO-152 						
SEE OFFICE ACTION ON THE FOLLOWING PAGES						

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 3-15, 17-31 and 33-53 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fukushima et al (Japan Document No. 8-55133).

As per claim 1, Fukushima et al teaches a method for generating a mosaic image with an appearance that approximates a target. The method comprises the steps of:

Loading the target image into the computer; dividing the target image into a plurality of tile regions (page 19, lines 7-24; page 18, lines 5-12); comparing the source images to the tile region to produce measurement of visual similarity and selecting the source image with the highest measurement of visual similarity to represent the tile region (page 25, lines 9-19); and positioning the selected source image at a locus corresponding to the locus of the tile region (page 20, lines 1-9; page 25, lines 20-22). Fukushima et al does not explicitly teach dividing the tile region into distinct sub-regions. However, since Fukushima et al teaches scanning the input images, displaying the image onto the computer display (page 15, lines 18-24 and page 20, lines 1-9), and computing the average value within each block (page 26, lines 19-24) and comparing

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the average value of the tiles to the source images (page 26, lines 19-24; page 27, lines 17-22 and page 28, lines 1-14), it would have been obvious to a person of ordinary skill in the art at the time the invention was made that the tile regions taught by Fukushima et al include plurality of subregions, each of the subregion includes a pixel and the average value of the tile is the average value of pixels; and the step of comparing the tiles of the target image with the source images include comparing the average value of the sub-regions (the pixels) as claimed.

As per claim 3, Fukushima et al does not explicitly teaches that each sub-region include one pixel, however, it would have been obvious to a person of ordinary skill in the art at the time the invention was made that the blocks (page 26, lines 19-21) taught by Fukushima et al comprises plurality of pixels since the pictures are scanned and displayed on the computer which uses pixels as a unit of picture value and picture displaying.

As per claim 4, Fukushima et al teaches computing the average value within a block (page 26, lines 19-24; page 27, lines 17-22 and page 28, lines 1-4). Fukushima et al does not explicitly teach the root mean square error as claimed. However, since Fukushima et al method can be used to compare the similarity of tiles of a picture, the root-mean square error method would have been an obvious modification of Fukushima et al teachings.

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As per claim 5 and 12, Fukushima et al does not explicitly teaches removing the source images selected from consideration such that no one source image appears more than once in the mosaic image as claimed. However, since Fukushima et al teaches displaying facial image of a person by selecting from the data base the image of the most resembled face, Fukushima et al inherently teaches the claimed preventing a mosaic to be displayed more than once as claimed.

As per claim 6, Fukushima et al teaches capturing the source image and storing the captured source images in the database (page 24, lines 4-9).

As per claim 7, Fukushima et al teaches cropping the source image to squares (page 30, lines 7-16).

As per claim 8-9, Fukushima et al teaches cropping the captured image from center (page 17, lines 17-24; page 18, lines 1-8; page 24, lines 22-24 and page 25, lines 1-4). Fukushima et al does not teach cropping from center or above center depending on if the image is in landscape or portrait format. However, Fukushima et al teaches extracting the facial region which is necessary for identification and forming mosaic of the inside of the region with the block size depending on the center position and size of the region (page 18, lines 2-12; page 24, lines 1-9). It would have been obvious to a person of ordinary skill in the art at the time the invention was made that the claimed cropping from either the center or above the center of the image depending on if the

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image is in landscape or portrait format in order to more likely include the more emphasized

feature of the source image is just a modification of Fukushima et al teachings.

As per claim 10-11 and 14, Fukushima et al does not explicitly teach categorizing and subcategorizing the source image within the database and storing the source image at different

level of resolutions as claimed. However, it would have been obvious to a person of ordinary skill

in the art at the time the invention was made to categorize and sub-categorize the source image

and store the source image at different levels of resolution, the motivation for this would have

been to allow searching the source image in just certain categories selected from the user at just

certain location that has resolution closed to the target image; this would help save the searching

time and limit reconstructing the target image with just the source image in the categories selected

by the user.

As per claim 13, Fukushima et al does not teaches specifying at least one source image for

assure inclusion into the mosaic image. However, Fukushima et al teaches positioning the mosaic

image which has the highest measure of visual similarity to the corresponding locus of the tile

region (page 20, lines 1-9; page 25, lines 20-22), it would have been obvious to a person of

ordinary skill in the art at the time the invention was made to include the source image of highest

similarity as taught by Fukushima et al to the locus of the tile region. The motivation for this

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would have been to insure a mosaic image which most closely represents the target image be

formed from the source images in the database.

As per claim 15, 17-31, 33-53, refer to discussion in claim 1, 3-14 above. The claimed

apparatus, article or storage medium are the extend of the claimed method above. Further, as to

claims 26-27, 45-48, 50-53, the claimed editing software to edit images and printer for printing

images, photograph, photographic paper and film, and storage mediums such as floppy disk,

compact disc, hard disk or optical disk would have been well known to a person of ordinary skill

in the art at the time the invention was made.

Conclusion

3. The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure.

a. Shin Kosugi, et al (Japanese document number 070302271) teaches a method for

retrieving a composite mosaic face which is formed by comparing the tiles of a target

image with the mosaic source images stored in a database and retrieving the most

resembled mosaics to form the resulting composite mosaic face.

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b. Ken Yoshioka (Japanese document No. 10-188023) teaches selecting the mosaic stored in the database which most resemble the input image and displaying the mosaic group as a

collage.

c. Burt et al (U.S Patent No. 5,649,032) teaches a method for generating mosaic from a

plurality of input images. Burt et al also teaches different levels of resolution of the

mosaics and allowing user to edit the image.

4. An original Japanese language document No.8-55133 has been faxed to the attorney Jim

Thompson on 3/23/99 as requested by the attorney.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 308-9051, (for formal communications intended for entry)

Or:

(703) 308-6606 (for informal or draft communications, please label

"PROPOSED" or "DRAFT")

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal

Drive, Arlington. VA., Sixth Floor (Receptionist).

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thu Nguyen whose telephone number is (703) 306-9130. The examiner can normally be reached on Monday-Thursday from 8:00 am to 5:00 pm ET.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark Powell, can be reached on (703) 305-9703. The fax phone number for this Group is (703)308-6606.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703)305-3900.

NTV

May 3, 1999

MARK K. ZIMMERMAN PRIMARY EXAMINER

Mark Jum